

Yuma County, Arizona DEPARTMENT OF DEVELOPMENT SERVICES

2351 West 26th Street, Yuma, Arizona 85364

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PROCEDURE FOR MAJOR AMENDMENT

1. Purpose

A major amendment is an amendment to the Yuma County 2020 Comprehensive Plan (Plan) that represents a substantial alteration of the county's land use mixture or balance as established in the Plan's land use element for that area of the county. A major amendment shall be required for any proposed project that is a substantial change to the goals, objectives and policies of the Comprehensive Plan, the intent or direction of the Comprehensive Plan or represents a substantial alteration of the county's land use mixture and balance established by the Comprehensive Plan. Major amendments are not done in tandem with rezoning or other procedures, so the major amendment case will be the only case listed on the application form.

Major Amendment applications may be accepted at any time of the year. Those applications submitted prior to June 15th of any given year may be processed during that year. No application or addition to any application shall be processed for that year after 5:00 p.m. on June 15th of that year. An application, a narrative statement of the proposal, and filing fee (as implemented by the Board of Supervisors) are required. Staff recommendation, Planning Commission recommendation and Board determination will be made in consideration of the maps, goals, and objectives of the Comprehensive Plan. All proposed minor amendments to the Comprehensive Plan shall be presented in accordance with State Statutes. For assistance, please call (928) 817-5000 and ask for the Planner-on-Duty.

2. How to Apply

The property owner or his designated agent must come to the Department of Development Services located at 2351 West 26th Street. Planning staff will provide the appropriate forms and will help identify the information that is required. (IF A DESIGNATED AGENT IS INVOLVED, THE PROPERTY OWNER MUST GIVE POWER OF ATTORNEY FOR THE AGENT TO ACT ON HIS/HER BEHALF.) A time to meet with the assigned Planner will be set at the time of the application.

Information that is **required** to begin the application process includes the following:

- a. Name, address and phone number of owner and agent
- b. Existing and requested zoning districts and land use designations
- c. Planning Area
- d. Signature of the person making application, including the selection of the appropriate box showing representation
- e. Assessor's Parcel Number (APN) & legal description (obtained from deed or tax records)
- f. A completed Planning and Zoning Application Form
- g. A completed Amendment Determination Form
- h. Major/Minor Amendment supplemental application form
- i. A.R.S. §12-1134 Waiver
- j. Proof of property ownership records. If there is a question regarding the applicant's position with an estate or other corporation listed, a record may be obtained from the Arizona Corporation Commission's web site to verify that the applicant is the CEO or other official representative of the corporation

Additional **optional** information for application:

- k. Letters of support from neighboring property owners
- 1. Any development plans, site plans, drawings or evidence to support or explain your request

3. Fees

A **non-refundable** fee is required at the time the application and support information is submitted. The fee for major amendments is \$1,000.00.

4. Scheduling your Hearing

Once the application, support information and fee are complete and submitted, the major amendment request is placed into a pending case file and the case processing is initiated. The case will be subject to a series of neighborhood meetings, Planning and Zoning Commission public hearings and a final Board of Supervisors public hearing. The applicant will be notified to meet and review the draft staff report to the Commission. The applicant will be notified in writing of the meeting time and date.

5. <u>Staff review Public Information/Public Participation (PI/PP) process</u>

At a regular meeting of the Planning and Zoning Commission, staff will request that the major amendment cases for the given year be released for a 60 day Public Review. This is not a public hearing and it is intended only to present the major amendments to the Planning and Zoning Commission for future public review.

A neighborhood meeting is held for each major amendment. Announcement of the neighborhood meetings will be placed in a newsletter prepared by Planning staff. The newsletter will be mailed to the core contact list as the notice of the neighborhood meetings. Other means of advertising the meetings may be utilized.

Special meetings/presentations are held with other entities as needed.

6. Planning Commission Hearing

The applicant will be notified in writing of the meeting date and time. The staff report and recommendation is made available to the owner/agent prior to the hearing. The Planning and Zoning Commission may recommend APPROVAL or DENIAL of the proposed major amendment.

The Planning Commission consists of ten members, two appointed from each of the five districts of the Board of Supervisors. In order to have a public hearing there are several time-sensitive notice requirements that are set by State law. These notices include a newspaper publication and notification by first-class mail to property owners within 300 feet of the subject property. Notification to property owners beyond 300 feet of the subject property may be necessary in some cases. All of these notices are performed by staff. At the hearing, the Commission reviews the reports and recommendations of staff and listens to public input from all concerned parties. The owner or his agent must be present at the meeting to hear the proceedings and to answer any questions the Commission may have on the case. The Commission then makes a recommendation, which is forwarded to the Board of Supervisors. These recommendations are not binding on the Board of Supervisors.

7. Board of Supervisors' Hearing

Prior to the Board of Supervisors hearing, the applicant will be contacted to meet and discuss the actions of the Commission. A second series of time-sensitive notices that are prescribed by law are done by staff prior to the Board of Supervisors hearing. Staff report and recommendation is made available to the owner/agent prior to the Board of Supervisors hearing.

The Board of Supervisors consists of five elected members who normally meet on the first and third Monday of each month. At these hearings, the Board will consider reports and recommendations from the Planning Commission and listen to public input from all concerned parties. Arizona Revised Statutes requires an

affirmative vote of three-fourths of all members of the Board of Supervisors in order to approve the request. The owner or his agent must be present at the meeting to hear the proceedings and to answer any questions the Board members may have on the case. The Board can approve or deny the request. Once approved or denied, the action of the Board is final (unless appealed to Superior Court). The manor amendment becomes effective a minimum of 30 days following the hearing.

8. Final Hearing and Closure

A written letter to the applicant will include the final determination by the Board of Supervisors, Notice of Official Board Action (NOBA) and a customer service survey.



YUMA COUNTY

PLANNING AND ZONING APPLICATION FORM

(OFFICE USE ONLY				
	CASE NO.				
					

ONLY FOR UNINCORPORATED AREA OF YUMA COUNTY, ARIZONA

PROPERTY	NAME:PHONE #			
OWNER(S):	MAILING ADDRESS:			
AGENT: (IF ANY)	NAME (please print):Last Name PHONE #CITY, STATE, ZIP:	MAILING ADDRES EMAIL:		
Assessor's Par	cel Number(s):		TYPE OF APPLICATION:	
LEGAL DESC	CRIPTION: SECTWP	RNG	Rezoning Special Use Permit Minor Amendment	
CURRENT ZO	(gross net) ONING CURRENT LAN	ND USE:	Major Amendment Variance Interpretation Land Division Permit	
PROPOSED Z	REA: PROPOSED I	LAND USE:	Temporary Use Permit	
	DINANCE SECTION # FOR INTER PLANATION OF REQUESTED IN OFFICE USE ONLY	PRETATION:	o cooperate with planning staff in completing preparation of reports, information and to	
Date Receiv	ved:		in accordance with Arizona Revised Statutes.	
Accepted by Fee Paid: \$	y:	Signed this	day of20	
			Property Owner(s) or Legal Agent attorney form must be attached)	



Department of Development Services Planning and Zoning Division

A.R.S. §12-1134 WAIVER

As provided for	by A.R.S.	§12-1134(I), the undersi	gned Owner, or Owner's Agent, of property affected	
oy zoning action			does hereby waive any A.R.S. §12-1134 claim	
For diminution in value	related to	said zoning action.		
If the undersign	ed is the O	wner's Agent, it is furthe	r warranted and represented that this Agent has the	
legal power to bind the	Owner to t	this waiver.		
Printed Name		Signature	Date	
Printed Name		Signature	Date	
State of Arizona)			
County of Yuma)	SS		
Subscribed and sworn b	pefore me t	his day of	, 20	
			Notary Public	
(notary sea	D			